



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/476,262	01/03/2000	TATSUO KAWANAKA	9815078(915) 7582	
7590 06/14/2004			EXAMINER	
MOONRAY KOЛMA			LANIER, BENJAMIN E	
BOX 627 WILLIAMSTOWN, MA 01267			ART UNIT PAPER NUME	
	,		2132	<u>C</u>
			DATE MAILED: 06/14/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

R

		Application No.	Applicant(s)				
Office Action Summary			/ h				
		09/476,262	KAWANAKA, TATSUO				
		Examiner Benjamin E Lanier	Art Unit				
	2132						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE MAI - Extension after SIX (- If the peric - If NO peric - Failure to - Any reply	TENED STATUTORY PERIOD FOR REPLY LING DATE OF THIS COMMUNICATION. s of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. In the form the provision of the communication of the form of the provision	86(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
	esponsive to communication(s) filed on 29 J	anuary 2004 .					
		s action is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition							
4) Claim(s) 4-6 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6) Claim(s) <u>4-6</u> is/are rejected.							
·	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement. Application Papers							
_	specification is objected to by the Examiner						
10)⊠ The drawing(s) filed on <u>24 April 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
1.☐ Certified copies of the priority documents have been received.							
2.[Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
2) Notice of	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) n Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal I	/ (PTO-413) Paper No(s) Patent Application (PTO-152)				
S Patent and Tradem	nd Office						

Art Unit: 2132

DETAILED ACTION

Response to Amendment

1. Applicant's cancellation of claims 1-3 and addition of claims 4-6 has been fully considered and entered.

Response to Arguments

2. Applicant's arguments filed 29 January 2004 have been fully considered but they are not persuasive. Applicant's argument that Richardson does not disclose installing a module in a blank space of software is not persuasive because Richardson discloses that the registration information is stored in the software (Col. 8, line 56).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 4-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Richardson, U.S. Patent No. 5,490,216. Referring to claims 4-6, Richardson discloses a software registration system wherein upon initial execution of an unregistered software module a security registration routine is run (Col. 6, lines 35-39), which meets the limitation of starting process of installing a particular software program in a particular apparatus, and a creation program. Upon activation of the registration routine a series of dialogue boxes appear on the display. Having checked to ensure that the program is not registered on the terminal, the software module prompts the user for registration

Art Unit: 2132

information (Col. 6, lines 40-63) and payment information (Col. 7, lines 7-14). At the same time, on the user terminal a serial number is generated from user terminal specific information (Fig. 2b & Col. 7, lines 1-7), which meet the limitation of creation program automatically creating an identification information for said particular apparatus in from of a run-time read module and storing said information in a predefined address. A registration number is generated from the user specific information and the serial number, and this number is not made available to the user of the terminal (Col. 7, lines 14-20). The registration number is stored in the software (Col. 8, line 56), which meets the limitation of said particular software program having a blank area for insertion of identification information in form of a module. At the same time a registration authority is electronically provided the same information in order to calculate a registration number at the authority site using the same algorithm (Col. 7, lines 21-35). A comparison is subsequently made between the user terminal information stored at registration time and the user terminal information at the current time (Col. 9, lines 1-5), which meets the limitation of deciding whether said identification information is valid for said particular apparatus. If the information is valid, then the protected software program is permitted to run normally (Col. 7, lines 6-7), which meets the limitation of when said identification information is valid, installing said particular software program in said particular apparatus and causing said run-time read module to be inserted into said blank area of said software program, then said particular apparatus executing said particular software program having said module with said identification information inserted in said blank area. If there are no registration details present or if the above mentioned comparison fails, then the protected software program is allowed to run in a demonstration mode only

Art Unit: 2132

(Col. 9, lines 8-22), which meets the limitation of in the even said particular software program is read for duplication by an apparatus other than said particular apparatus, the duplicated software program will not act properly for the said other apparatus because the blank area will not be filled with the appropriate run-time real module having an appropriate identification information.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin E Lanier whose telephone number is 703-305-7684. The examiner can normally be reached on M-Th0 7:30am-5:00pm, F 7:30am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (703)305-1830. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2132

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Benjamin E. Lanier

GILBERTO BARRON SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

6 Ubento 3